Fidel Cassino-DuCloux Assistant Federal Public Defender 101 S.W. Main Street, Suite 1700 Portland, Oregon 97204 (503) 326-2123 Telephone (503) 326-5524 Facsimile Fidel Cassino-DuCloux@fd.org

Attorney for Defendant

v.

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF OREGON

UNITED STATES OF AMERICA,

Nos. 3:20-cr-00099-IM 3:20-cr-00141-IM

Plaintiff,

ROBERT LOREN FINANDERS,

DECLARATION OF COUNSEL IN SUPPORT OF UNOPPOSED MOTION TO CONTINUE TRIAL DATE

Defendant.

- I, Fidel Cassino-DuCloux, declare:
- 1. I am counsel of record in the above-referenced cases for the defendant, Robert Loren Finanders.
- 2. A continuance of the current trial date is requested to continue discovery review, identify necessary research and investigation tasks to be conducted, consult with and effectively advise Mr. Finanders, and adequately prepare the cases.
- Page 1 DECLARATION OF COUNSEL IN SUPPORT OF UNOPPOSED MOTION TO CONTINUE TRIAL DATE

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3. I have spoken with Mr. Finanders and explained the reasons for requesting a

continuance and his rights under the Speedy Trial Act. Mr. Finanders agrees with the reasons for

the continuance and waives his rights to a speedy trial.

4. Assistant United States Attorney William Narus has been contacted and does not

object to this continuance.

5. This declaration is made in good faith and in support of the motion for continuance

of the trial date in these cases.

I declare under penalty of perjury under the laws of the United States that the foregoing is

true and correct to the best of my knowledge and belief and that this declaration was executed on

March 23, 2021, in Portland, Oregon.

/s/ Fidel Cassino-DuCloux

Fidel Cassino-DuCloux

Assistant Federal Public Defender